## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

RUSTEM KAZAZI; LEJLA KAZAZI; a	nd
ERALD KAZAZI,	

Movants,

v.

U.S. CUSTOMS AND BORDER
PROTECTION; UNITED STATES OF
AMERICA; KEVIN McALEENAN,
Commissioner, U.S. Customs and Border
Protection, sued in his official capacity;
TIMOTHY STARK, agent of U.S. Customs
and Border Protection, sued in his individual
capacity; and UNKNOWN AGENTS OF U.S.
CUSTOMS AND BORDER PROTECTION,
sued in their individual capacities

Respondents.

No. \_\_\_\_\_

## EXHIBITS TO RULE 41(G) MOTION FOR RETURN OF PROPERTY

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## TABLE OF CONTENTS

Exhibit Description	Exhibit No.
Declaration of Rustem Kazazi in Support of Rule 41(G) Motion for Return of Property	1
Declaration of Lejla Kazazi in Support of Rule 41(G) Motion for Return of Property	2
Declaration of Erald Kazazi in Support of Rule 41(G) Motion for Return of Property	3
Custody Receipt for Seized Property and Evidence (10/24/17)	4
Notice of Seizure and Information to Claimants CAFRA Form (12/1/17)	5
Emails with Johanna Talcott and Wesley Hottot (12/6-8/17)	6
Amended Notice of Seizure and Information to Claimants CAFRA Form (12/1/17)	7
U.S. Customs and Border Protection CAFRA Seized Asset Claim Form (1/3/18)	8
Erald Kazazi Claim Form (1/3/18)	9
Lejla Kazazi Claim Form (1/3/18)	10
Emails with Dawn Wesley-Ventura with Claim Forms (1/3/18)	11
Rustem Additional Claim (1/10/18)	12
Lejla Additional Claim (1/10/18)	13
Email to Wesley-Ventura with Additional Claims (1/17/18)	14
Certified Mail Receipt (1/8/18)	15
Email Acknowledging Claims (1/17/18)	16
Email from Sarnecki (3/21/18)	17
Email to Sarnecki (3/27/18)	18
Email from Sarnecki (3/27/18)	19
Exhibit 20 – Disk	20
Email to Sarnecki and Wesley-Ventura (4/23/18)	21
Email from Westley-Ventura (4/25/18)	22
Email to Wesley-Ventura (4/25/18)	23
Email from Wesley-Ventura (4/25/18)	24

## **CERTIFICATE OF SERVICE**

I hereby certify that, on this 31st day of May, 2018, I caused a copy of the foregoing Exhibits to Rule 41(g) Motion for Return of Property to be served on the Respondents by certified U.S. mail, return receipt requested:

United States of America c/o Civil Process Clerk Office of the U.S. Attorney 801 West Superior Avenue, Suite 400 Cleveland, OH 44113-1852

Attorney General Jeff Sessions U.S. Department of Justice 950 Pennsylvania Ave., NW Washington, DC 20530-0001

Agent Timothy Stark and Unknown Agents U.S. Customs and Border Protection 6747 Engle Road Middleburg Heights, OH 44130

U.S. Customs and Border Protection 1300 Pennsylvania Ave. NW Washington, DC 20229

Commissioner Kevin McAleenan U.S. Customs and Border Protection 1300 Pennsylvania Ave. NW Washington, DC 20229

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